to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000. Approved May 13, 1959.

Private Law 86-12

May 13, 1959 [H. R. 2295]

Cannesville, Florida, the sum TOA NACL in recognition of the seine

For the relief of the Sterilon Corporation.

Sterilon Corp.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Comptroller General of the United States be, and he hereby is, authorized and directed to settle and adjust the claim of the Sterilon Corporation on account of certain expenses incurred by the corporation incident to a bid which it submitted in response to invitation No. MPA-30-287md-56-368, issued on November 30, 1955, by the Armed Services Medical Procurement Agency, 84 Sands Street, Brooklyn 1, New York, covering the purchase, by that agency, of a quantity of culture petri dishes and to allow in full and final settlement of the claim the sum of not to exceed \$3,593.75. There is hereby appropriated the sum of \$3,593.75 for the payment of the said claim.

Approved May 13, 1959.

Private Law 86-13

May 13, 1959 [H. R. 2603]

AN ACT

For the relief of the American Hydrotherm Corporation.

American Hydrotherm Corp.

Mills G. and Pa-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be and is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$1,910.13 to the American Hydrotherm Corporation of Long Island City, New York, in full settlement of all claims against the United States. Such sum represents expenses incurred by the said company in connection with Air Force contract bids numbered 21 (602)-296 and 297, dated on or about July 8, 1957, and subsequently canceled by communication from the Air Force dated July 12, 1957: Provided, That no part of the amount appropriated in this Act in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000. Approved May 13, 1959.